Lam Office Of

Kafahni Nkrumah, C.C.P.

116 West 111th Street New Vork, New York 10026

Hax: (347) 271-3610

October 31, 2014

BY ECF

Telephone: (717) 971-8771

Hon. Paul A. Englemayer

United States District Court Judge

Southern District of New York

United States Courthouse

40 Foley Square

New York, New York 10007-1312

Re: United States v. Miguel Strong, et. al., 12 CR 214/ER

Dear Honorable Court:

I am writing this letter to respectfully request an adjournment of the sentencing hearing for Mr. Miguel Strong which is currently scheduled for November 21st, 2014 at 1:30pm. Counsel respectfully requests this Honorable Court to reschedule the sentencing hearing to any date on or after January 26th, 2015, or any date thereafter that is most convenient for the Court. I have spoken with the Assistant United States Attorney, Nola Heller, regarding this request and the government consents to the requested adjournment.

Counsel respectfully makes this request in order to continue preparing for Mr. Strong's sentencing hearing. In preparation of Mr. Strong's sentencing submission, counsel is currently in the process of retrieving necessary documentation and character letters from Mr. Strong' family, which counsel presumes translation of some of these documents and letters will be a necessity. Counsel has also been in preparing for a suppression hearing and trial, in the matter of State of New York v. Correll Lloyd, which is scheduled to begin on November 13, 2014 at 9pm in State Court, Bronx County. This is Mr. Strong' first request for an adjournment.

Should the Court be inclined to grant the request, the parties submit that they are available to the Court at any time, on or after January 26th, 2015.

Thank you for your consideration herein.

Respectfully Submitted,

_/s/ Kafahni Nkrumah ,

KAFAHNI NKRUMAH, Esq.

Counsel for Mr. Strong'

cc: (by ecf)

Ms. NOLA HELLER

Assistant United States Attorney